REMARKS

The Applicants respectfully request that the Examiner enter and consider the amendments to the claims as set forth herein. Claims 1-231 are cancelled. Claims 232-250 are pending in the application. Claims 245-250 are newly added. These new claims do not introduce new matter. Full support for this amendment is found in the specification; for example, paragraph [0009] of page 2, specifically at lines 29-33 ("The compositions of the present invention may comprise one or more compounds that serve as pharmaceutical carriers such as water, oil, alcohol, any flavoring agent, any preservative, any coloring agent, starch, any sugar, any diluent, any granulating agent, any lubricant, any binder, and any disintegrating agent"). Further support is found in the specification, for example, paragraphs [0007] and [0008] on page 2. By the amendment, Applicants do not acquiesce to the propriety of any of the Examiner's rejections and do not disclaim any subject matter to which Applicants are entitled. *Cf. Warner Jenkinson Co. v. Hilton-Davis Chem. Co.*, 41 U.S.P.Q.2d 1865 (U.S. 1997).

Any additional fees due in connection with this paper should be charged to the undersigned's Deposit Account, No. 50-1067.

Respectfully submitted,

January 25, 2008

Don J. Pelto Reg. No. 33,754

Sheppard Mullin Richter & Hampton LLP 1300 I Street NW Eleventh Floor East Washington, D.C. 20005

Tel: (202) 772-5362 Fax: (202) 312-9415